

REMARKS

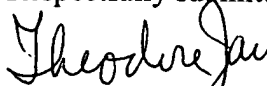
Claims 1 and 2 have been cancelled. New claims 3, 4 and 5 have been added. These new claims are been carefully drawn to overcome the rejection of claims 1 and 2 based upon 35 USC paragraph 101 by clearly specifying statutory subject matter.

New claims 3, 4, and 5 are also deemed to overcome the rejection of claims 1 and 2 as applied thereto by Hoyle 6771290 based upon 35 USC paragraph 102. Hoyle states column 12 lines 44-56 - "ADM provides access to users with his or her preferences and customized settings for the various software application utilized by the user, as well as his or her other personal data including email address and book marks and other links to local and internet files and information resource. This is accomplished by using a user profile that is stored in the user database. The user profile is accessed by client software application using the unique identifier for which the user which, as will be described below, can be obtained via a login onto software application or via network or operating system login on the client computer".

Claims 3, 4 and 5 claim a specific process covering various types of data but they are not the specific processing methodology as described in Hoyle. Further Hoyle does not disclose organization, data processing or the retention as described in this patent. Hence claims 3, 4 and 5 are patentable over Hoyle.

Accordingly, claims 3, 4 and 5 are deemed to be allowable and such allowance is respectfully solicited.

Respectfully submitted,



Theodore Jay Reg17071

16 N. Chatsworth Ave

Suite 600

Larchmont, NY 10538

Tel 914 834 3769

Email tjay425772@aol.com

February 18, 2006